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EXAMINER

CUNNINGHAM, GREGORY F

ART UNIT	PAPER NUMBER
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2676

DATE MAILED: 09/16/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/852,620

Applicant(s)

HORI ET AL.

Examiner

Gregory F. Cunningham

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 22 June 2005.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-39 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-39 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 11 May 2001 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date 8/02, 12/02, 5/01.
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____.

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DETAILED ACTION

1. This action is responsive to communications of amendment received 6/22/2005.
2. The disposition of the claims is as follows: claims 1-39 are pending in the application.

Claims 1, 6, 11, 16, 20, 24 and 28-39 are independent claims.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

4. Claims 1-10, 28, 28, 34, 35 are rejected under 35 U.S.C. 102(a) as being disclosed by Chakraborty et al., (US Patent No. : 6,462,754 B1), hereinafter Chakraborty.

A. Chakraborty discloses claim 1, “A method of describing object region data about an object in video data including frames [col. 3, lns. 8-39 and 49-53; col. 5, lns. 46-67; col. 10, lns. 13-14] arranged in a frame advancing direction [see response to arguments below], the method comprising:

extracting an object from each of the frames [col. 7, lns. 25-59];

approximating the object of each of the frames using one of predetermined figures defined by representative points [col. 3, lns. 32-39, wherein predetermined figures correspond to vertices, and line such as a spline];

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extracting the representative points of the figure for each of the frames, one of the representative points in each frame being a reference point represented by a coordinate value and remaining representative points in each of the frames being represented by vectors with reference to other representative points [col. 4, lns. 9-15, lns. 43-46; col. 6, lns. 36-46; col. 7, ln. 25-59; col. 8, ln. 26 – col. 9, ln. 67, wherein according to (EQ. 1) x and y would correspond to reference points and coordinate values for t defined at first of two consecutive frames];

approximating a first trajectory with a first function, the first trajectory being obtained by arranging, in the frame advancing direction, position data about the coordinate value of the reference point [col. 4, lns. 50-65; col. 8, ln. 26 – col. 9, ln. 67, wherein $V_x(x,y)$ corresponds to “first trajectory with a first function”];

approximating second trajectories with second functions, each of the second trajectories being obtained by arranging, in the frame advancing direction, the vectors of the remaining representative points [wherein $V_y(x,y)$ corresponds to “a second trajectory with a second function”]; and

describing the object region data using the first and second functions [col. 4, lns. 50-65; col. 8, ln. 26 – col. 9, ln. 67]” as [detailed].

B. Chakraborty discloses claim 2, “The method according to claim 1, wherein said object region data comprises information representing a range of frames in which the object exists in the video data and information identifying the figure approximating the object region: supra for claim 1, wherein [between frames] corresponds to “a range of frames”.

C. Chakraborty discloses claim 3, “The method according to claim 1, wherein said object region data comprises one of information representing related information linking to the object

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and information representing a method of accessing the related information” supra for claim 1 and furthermore in [col. 3, lns. 39-56].

D. Chakraborty discloses claim 4, “The method according to claim 1, wherein said relative position data are components of differential vectors between the one of said the representative points and remaining of the representative points” supra for claim 1 and furthermore in [col. 8, lns. 30-39].

E. Chakraborty discloses claim 5, “The method according to claim 1, wherein said object region data comprises parameters of the functions” supra for claims 1 and 4.

F. Per independent claim 6, this is directed to a method for performing the method of independent claim 1, and therefore is rejected to independent claim 1.

G. Per dependent claims 7-10, these are directed to a method for performing the method of dependent claims 2-5, respectively, and therefore are rejected to dependent claims 2-5.

H. Per independent claims 28, 29 and 34, 35, these are directed to a article of manufacture and computer data signal, respectively, for performing the method of independent claims 1 and 6, respectively, and therefore are identically rejected to independent claims 1 and 6.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

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6. Claims 11-27, 30-32 and 36-38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chakraborty as applied to claim 1-10, 28, 28, 34, 35, above, and further in view of Jasinski et al., (US Patent Number 6,504,569 B1), hereafter Jasinski.

A. Chakraborty discloses claim 11, “A method of describing object region data about an object in video data over a plurality of frames, said the method comprising: extracting an object from each of the frames; approximating the object of each of the frames using one of predetermined figures defined by representative points for each of the frames; extracting the representative the points of the figure for each of the frames, one of the representative points being a reference point represented by a coordinate value and one of the remaining representative points being represented by a relative position data with reference to the reference point; approximating a first trajectory with a first function, the first trajectory being obtained by arranging, in the frames advancing direction, data indicating a position of the reference point; and approximating a second trajectory with a second function, the second trajectory being obtained by arranging, in the frames advancing direction, the relative position data about the one of the remaining points with reference to the reference point; and describing the object region data using the first and second functions and depth information of the object” supra for claim 1 and 6.

However Chakraborty does not appear to disclose “describing the object region data using depth information of the object”, but Jasinski does in col. 1, lns. 37-58 at “(10) Accordingly the present invention provides a method of generating 2-D extended images from 3-D data extracted from a video sequence representing a natural scene. In an image pre-processing stage image feature points are determined and subsequently tracked from frame to frame of the

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video sequence. In a structure-from-motion stage the image feature points are used to estimate three-dimensional object velocity and depth. Following these stages depth and motion information are post-processed to generate a dense three-dimensional depth map. World surfaces, corresponding to extended surfaces, are composed by integrating the three-dimensional depth map information.”; in col. 2, lns. 52-65; and col. 3, lns. 33-36.

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to apply means for interpolating vertices of the objects between frames to define motions of the objects of interest so that the objects of interest are tracked disclosed by Chakraborty in combination with depth determining information disclosed by Jasinski, and motivated to combine the teachings because it would provide a method of generating 2-D extended images from 3-D data extracted from a two-dimensional video sequence as revealed by Jasinski in col. 1, lines 32-34.

B. Per dependent claims 12 and 13, these are directed to a method for performing the method of dependent claims 2 and 3, respectively, and therefore are rejected to claim 11 and to dependent claims 2 and 3.

C. Per dependent claim 14, “The method according to claim 11, wherein said object region data is described by using the depth information of the object and parameters of the functions.” is disclosed supra by Chakraborty for claim 4 and supra by Jasinski for claim 11.

D. Per dependent claim 15, “The method according to claim 11, wherein said depth information is a relative depth and has a discrete level value” is disclosed supra by Chakraborty for claim 4 and supra by Jasinski for claim 11 and in col. 7, lns. 14-19 at “Step 4: Extract the

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camera rotation matrix R and the camera translation vector T from the computed essential matrix

E. Step 5: Given R and T estimate the depth $Z_{sub.i}$ at every feature point $F_{sup.i.sub.k}$. “

E. Claim 16, “A method of describing object region data about an object in video data over a plurality of frames, the method comprising: extracting an object from each of the frames; approximating the object of each of the frames using one of predetermined figures defined by representative points for each of the frames; extracting the representative points of the figure for each of the frames, one of the representative points being a reference point represented by a coordinate value and one of the remaining representative points being represented by a relative position data with reference to the reference point; approximating a first trajectory with a first function, the first trajectory being obtained by arranging, in the frames advancing direction, data indicating a position of the reference point; approximating a second trajectory with a second function, the second trajectory being obtained by arranging, in the frames advancing direction, the relative position data about the one of the remaining points with reference to the reference point; and describing the object region data using the first and second functions and display flag information indicating a range of frames in which the object or each of the representative points is visible or not.” is disclosed by Chakraborty supra for claim 1. However Chakraborty does not appear to disclose “display flag information indicating a range of frames in which the object or each of the representative points is visible or not”, but Jasinski does in col. 4, lns. 20-28 at “The inputs to the 3-D camera parameter estimator 16 are raw video images, denoted by $I_{sub.k}$, and the corresponding "alpha" images, denoted by $A_{sub.k}$. The alpha image is a binary mask that determines the "valid" regions inside each image, i.e., the regions of interest or objects, as shown in FIG. 3 where FIG. 3A represents an image $I_{sub.k}$ from a tennis match and FIG. 3B represents

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the alpha image A.sub.k for the background object with the tennis player blanked out.” Wherein [binary mask] corresponds to “display flag information”; and [valid regions] corresponds to “object is visible or not”.

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to apply object tracked disclosed by Chakraborty in combination with alpha images A.sub.k disclosed by Jasinski, and motivated to combine the teachings because it would provide a method of generating 2-D extended images from 3-D data extracted from a two-dimensional video sequence as revealed by Jasinski in col. 1, lines 32-34.

F. Per dependent claims 17 and 18, these are directed to a method for performing the method of dependent claims 2 and 3, respectively, and therefore are rejected to claim 16 and to dependent claims 2 and 3.

G. Per dependent claim 19, “The method according to claim 16, wherein said object region data is described by using the display flag information and parameters of the functions” is disclosed supra by Chakraborty and Jasinski for claim 16 supra. Wherein alpha images A.sub.k corresponds to display flag information for valid regions.

H. Claim 20, “A method of describing object region data about an object in video data over a plurality of frames, said method comprising: approximating the object using a figure for each of said frames; extracting a plurality of points representing the figure for each of said frames; approximating trajectories with functions, the trajectories being obtained by arranging, in the frames advancing direction, data indicating positions of said plurality of points; and describing the object region data using the functions and object passing range information indicating a range

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where the figure approximating the object exist over said plurality of frames” is disclosed by Chakraborty and Jasinski *supra* for claims 11 and 16.

However Chakraborty does not appear to disclose “describing the object region data using the functions and object passing range information indicating a range where the figure approximating the object exist over said plurality of frames.”, but Jasinski does in col. 4, lns. 20-28 at “The inputs to the 3-D camera parameter estimator 16 are raw video images, denoted by $I_{sub.k}$, and the corresponding “alpha” images, denoted by $A_{sub.k}$. The alpha image is a binary mask that determines the “valid” regions inside each image, i.e., the regions of interest or objects, as shown in FIG. 3 where FIG. 3A represents an image $I_{sub.k}$ from a tennis match and FIG. 3B represents the alpha image $A_{sub.k}$ for the background object with the tennis player blanked out.” Wherein [object passing range information] corresponds to “sub.k”; and [valid regions] corresponds to “object exist”.

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to apply object and passing range tracking disclosed by Lee in combination ranging information disclosed by Jasinski, and motivated to combine the teachings because it would provide a method of generating 2-D extended images from 3-D data extracted from a two-dimensional video sequence as revealed by Jasinski in col. 1, lines 32-34.

I. Per dependent claims 21 and 22, these are directed to a method for performing the method of dependent claims 2 and 3, respectively, and therefore are rejected to claim 20 and to dependent claims 2 and 3.

J. Per dependent claim 23, “The method according to claim 20, wherein said object region data is described by using the object passing range information and parameters of the functions.”

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is disclosed supra by Chakraborty and Jasinski for claim 20 supra and exemplified by Chakraborty.

K. Per independent claims 30-32 and 36-38, these are directed to a article of manufacture and computer data signal, respectively, for performing the method of independent claims 11, 16, and 20, respectively, and therefore are identically rejected to independent claims 11, 16, and 20.

7. Claims 24-27, 33 and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chakraborty et al., (US Patent 6,462,754 B1), as applied to claims 1-5 above, and further in view of "Panoramic Image Mosaics", Heung-Yeung Shum, hereafter Shum.

A. Claim 24, "A method of describing object region data about an object moving in a panorama image formed by combining a plurality of frames with being overlapped, said the method comprising: extracting an object from each of the frames; approximating the object of each of the frames in the panorama image using one of predetermined figures defined by representative points for each of the frames; extracting the representative points of the figure in a coordinate system of the panorama image, one of the representative points being a reference point represented by a coordinate value and one of the remaining representative points being represented by a relative position data with reference to the reference point; approximating a first trajectory with a first function, the first trajectory being obtained by arranging, in the frames advancing direction, data indicating a position of the reference point; and approximating a second trajectory with a second function, the second trajectory being obtained by arranging, in the frames advancing direction the relative position data about the one of the remaining points with reference to the reference point: and describing the object region data using the first and second functions" is disclosed by Chakraborty supra for claim 1. However Chakraborty does not

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appear to disclose “approximating the object of each of the frames in the panorama image using one of predetermined figures defined by representative points for each of the frames; extracting the representative points of the figure in a coordinate system of the panorama image, one of the representative points being a reference point represented by a coordinate value and one of the remaining representative points being represented by a relative position data with reference to the reference point”, but Shum does in abstract and last paragraph of p. 2, at “This paper presents some techniques for constructing panoramic image mosaics from sequences of images. Our mosaic representation associates a transformation matrix with each input image, rather than explicitly projecting all of the images onto a common surface (e.g., a cylinder). In particular, to construct a full view panorama, we introduce a rotational mosaic representation that associates a rotation matrix (and optionally a focal length) with each input image. A patch-based alignment algorithm is developed to quickly align two images given motion models. Techniques for estimating and refining camera focal lengths are also presented.

In order to reduce accumulated registration errors, we apply global alignment (block adjustment) to the whole sequence of images, which results in an optimally registered image mosaic. To compensate for small amounts of motion parallax introduced by translations of the camera and other unmodeled distortions, we develop a local alignment (deghosting) technique which warps each image based on the results of pairwise local image registrations. By combining both global and local alignment, we significantly improve the quality of our image mosaics, thereby enabling the creation of full view panoramic mosaics with hand-held cameras.

We also present an inverse texture mapping algorithm for efficiently extracting environment maps from our panoramic image mosaics. By mapping the mosaic onto an arbitrary texture-

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mapped polyhedron surrounding the origin, we can explore the virtual environment using standard 3D graphics viewers and hardware without requiring special-purpose players.

Third, any deviations from the pure parallax-free motion model or ideal pinhole (projective) camera model may result in local misregistrations, which are visible as a loss of detail or multiple images (ghosting). To overcome this problem, we compute local motion estimates (block-based optical flow) between pairs of overlapping images, and use these estimates to warp each input image so as to reduce the misregistration.

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to apply object tracking disclosed by Chakraborty in combination with panorama image mosaics disclosed by Shum, and motivated to combine the teachings because it would provide a technique for constructing panoramic image mosaics from sequences of images as disclosed by Shum in abstract.

B. Per dependent claims 25-27, these are directed to a method for performing the method of dependent claims 2, 3, and 5, respectively, and therefore are rejected to claim 24 and to dependent claims 2, 3, and 5.

C. Per independent claim 33 and 39, these are directed to an article of manufacture and computer data signal, respectively, for performing the method of independent claim 24 and therefore are identically rejected to independent claim 24.

Response to Arguments

8. Substance of the first Office Action, mail date 2/22/2005, used in the rejection is incorporated herein by reference.

Applicant's arguments filed 06/22/2005 have been fully considered but they are not persuasive. With respect to the amendments for “frames arranged in a frame advancing direction”, this corresponds to the inherent normal advancing of frames with respect to time. It would be analogous with an analog clock moving in a clockwise direction or even a digital clock moving in a clock advancing direction. This aspect is inherent for video frames.

Applicants have apparently misinterpreted the Chakraborty reference with respect to col. 8, ln. 26 – col. 9, ln. 16. Applicants have stated EQ. 1 as: “ $I_t(x-V_x(x,y), y-V_y(x,y)) = I_{t+1}(x,y)$ and that V_x and V_y relate to summations of partial derivatives of the image intensity at (x, y) that are taken over a small neighborhood. Thus, V_x and V_y do not correspond to a trajectory with a function'. Stated another way, Chakraborty obtains a trajectory of an object as a whole, but does not obtain trajectories over respective representative points of the object.”

However EQ. 1, for two consecutive frames, the motion at each point in the image may be described by:

$$I_t(x-V_x(x,y), y-V_y(x,y)) = I_{t+1}(x,y) \quad (\text{EQ. 1})$$

the solution for the motion, $((V_x(x, y), V_y(x, y))^T$ is given as:

$$(\text{EQ. 2}) \quad [\text{see col. 8, lns. 32-35}]$$

where I_x , I_y and I_t are the partial derivatives of the image intensity at (x, y) with respect to x , y (position) and t (time), respectively. The summations are taken over a small neighborhood around the point (x, y) . A multi-scale implementation allows for the estimation of large motions. Given this, an attempt to find how well the estimated motion may be approximated using an affine transformation in block 34. One hypothesis being that if an affine approximation is inadequate, it is likely that the interframe motion is large and thus it would be

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appropriate to introduce a node point to subdivide the shot at that instant in time. The shot or subshot includes a plurality of frames. The frames include a start frame and end frame and may further include intermediate frames. The motion of an object of interest between the start frame and the end frame may be defined by points or vertices of the object which have a position. As the objects move, their position changes. If the motion is such that further definition of the object of interest is needed, node points are added to the intermediate frames to further define this motion, for example by using a spline between points or vertices from start to end frames through node points in intermediate frames.

Clearly for (EQ. 1), the intensity function I is with respect to (time) t , not an (index) i .

Whereby I_t represents the present intensity at time (t), while I_{t+1} represents the next intensity at time ($t+1$) for two consecutive frames and describing the motion at each point (x,y) in the image.

$V_x(x,y)$ and $V_y(x,y)$ are the velocity functions with respect to motion at each point in the image, wherein the solution for the motion of $((V_x(x, y), V_y(x, y))^T$, wherein $()^T$ corresponds to the transpose of the vector is given as (EQ. 2). Thus V_x and V_y are the functional components of vector (EQ. 1): $((V_x(x, y), V_y(x, y))^T$ and therefore correspond to “trajectory with a function”.

Furthermore since (EQ. 1) describes the motion at each point in the image (x,y), Chakreborty essentially describes trajectories [i.e. V_x and V_y] over respective points of the object [i.e. (x,y)]. Actually the first matrix element of (EQ. 2) given as $\sum I_{x2}$ should be $\sum I_x^2$.

Frame reference points are based from start and stop frames, while “representative points in each frame being a reference point” correspond to coordinate values (x,y) wherein x and y correspond to the coordinate values of motional position for two consecutive frames.

Conclusion

9. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the date of this final action.

Responses

10. Responses to this action should be mailed to: Commissioner of Patents and Trademarks, Washington, D.C. 20231.

Inquiries

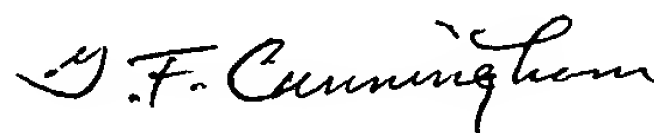
11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gregory F. Cunningham whose telephone number is (571) 272-7784.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Bella can be reached on (571) 272-7778. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

On July 15, 2005, the Central FAX Number was change to **571-273-8300**. This new Central FAX Number is the result of relocating the Central FAX server to the Office's Alexandria, Virginia campus.

Most facsimile-transmitted patent application related correspondence is required to be sent to the Central FAX Number. To give customers time to adjust to the new Central FAX Number, faxes sent to the old number (703-872-9306) will be routed to the new number until September 15, 2005. After September 15, 2005, the old number will no longer be in service and **571-273-8300** will be the only facsimile number recognized for "centralized delivery".

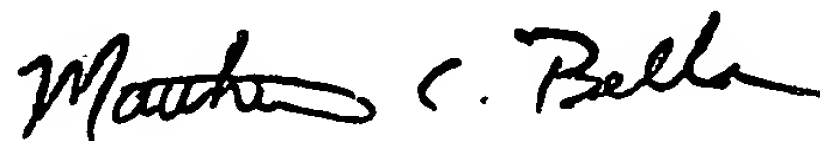
Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



Gregory F. Cunningham
Examiner
Art Unit 2676

gfc

09/08/2005



MATTHEW C. BELLA
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600